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The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

GENUINE CASTORIA ALWAYS

Bears the Signature of

Chas. H. Fletcher

The Kind You Have Always Bought
In Use For Over 30 Years.

THE CASTORIA COMPANY, 27 MURRAY STREET, NEW YORK CITY.



COMPLETE
ROLLER
MILLS.

INCORPORATED MAY, 1888.

Ironton Manufacturing Co.

MANUFACTURERS OF AND DEALERS IN

Grain, Flour, Cornmeal, Bran, Cotton
Seed Meal, Poultry Bone, Etc.

PURITY CORN AND OAT CHOPS, SEED CORN,
Stock Peas and Grass Seeds. Also, a Complete
Line of SPRING FERTILIZERS.

IRONTON, MISSOURI.

Order of Publication.

In the circuit court of Iron county, Missouri, in vacation, August 14th, 1909.

The State of Missouri, at the relation and to the use of J. N. Lewis, collector of the revenue of Iron county, Missouri,

against
William J. Clark, J. W. Martin, Mary L. Sayre, the unknown heirs and devisees of Mary L. Sayre, deceased.

(Action to enforce lien for taxes.)

Now at this day comes the plaintiff, J. N. Lewis, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth among other things, that the defendants, William J. Clark, J. W. Martin and Mary L. Sayre, are non-residents of the State of Missouri, and cannot be served with summons in said state; it is, therefore, ordered by the clerk of the circuit court of Iron county, Missouri, in vacation, that publication be made notifying said defendants that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the state of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1904, 1905, 1906 and 1907, to wit:

The northeast quarter of the northeast quarter of section 13, township 34, north, range 1 east, containing 40 acres, situate in Iron county, Missouri.

(An itemized statement in the nature of a tax bill, showing the amount of taxes, interest and costs now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of \$5.03, is filed with said petition, as provided by law.)

And unless they be and appear at the next term of said court, to be holden for the County of Iron, and the State of Missouri, at the court house in said county, on the fourth Monday in October next, (1909), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be

sold under a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the IRONTON REGISTER, a weekly newspaper published in said County of Iron, and State of Missouri.

J. M. HAWKINS, Clerk.
Attest, with seal, this 14th day of [SEAL] August, 1909.
J. M. HAWKINS, Clerk
Iron County Circuit Court.

ORDER OF PUBLICATION.

In the circuit court of Iron county, Missouri, in vacation, August 14th, 1909. The State of Missouri, at the relation and to the use of J. N. Lewis, collector of the revenue of Iron county, Missouri,

against
John Newman, Mrs. Mary A. Gay, Mrs. Jennie E. Huff, Mrs. Annie R. Ringo, Charles J. Newman, Walter T. Ringo, Mrs. Elizabeth J. Butts, Mrs. S. L. Latta, Newman, George W. Newman and James G. Newman, the unknown heirs and devisees of J. Newman, deceased, and the heirs of William H. and Ruth Newman, deceased.

(Action to enforce lien for taxes.)

Now at this day comes the plaintiff, J. N. Lewis, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth among other things, that the defendant, Mrs. Elizabeth J. Butts, is a non-resident of the State of Missouri, and that she cannot be served with summons in said state; it is, therefore, ordered by the clerk of the circuit court of Iron county, Missouri, in vacation, that publication be made notifying said defendant that an action has been commenced against her in the circuit court of said county, the object and general nature of which is to enforce the lien of the state of Missouri, on the following real estate, belonging to the said defendant, for back taxes for the years 1904, 1905, 1906 and 1907, to wit:

The southeast quarter of the southwest quarter of section 32, township 32, north, range 2 east, 40 acres, situate in Iron county, Missouri.

(An itemized statement in the nature of a tax bill, showing the amount of taxes, interest and costs now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of \$4.84, is filed with said petition, as provided by law.)

And unless they be and appear at the next term of said court, to be holden for the County of Iron, and the State of Missouri, at the court house in said county, on the fourth Monday in October next, (1909), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be

Lawn Swings, Iron and Paper Roofing for sale. J. ALBERT.

Mr. Hilburn.

Editor Register:—The bill in the legislature of Maryland, ostensibly intended to disfranchise the negro but really aimed at all labor, recalls the song of Jas. R. Randall, written in 1861, "My Maryland". If the bill becomes a law the song should be re-written to conform to present capitalistic tendencies.

The despot GREED is in thy hall, Maryland, my Maryland! Thy sons and daughters to enthrall, Maryland, my Maryland! His hand is on thy temple door, Maryland, my Maryland! To close its portals to the poor, Maryland, my Maryland! Remember, patriotic gore Once flecked the streets of Baltimore For freedom; lost now evermore Maryland, my Maryland!

The bill recalls the 29th verse of the 12th chapter of Matthew: "Or else how can one enter into a strong man's house and spoil his goods except he first bind the strong man? And then he will spoil his house."

The Maryland law applies only to men who work for wages. When they attempt to register for voting purposes they must write an application containing a mass of information that is not on the tongue's point of one man in ten thousand. The explanation of the whole thing lies in the fact that the exploiters of labor fear that the exploited laborer may seek to regain possession of his stolen goods. Therefore, the ballot, the only peaceful means at hand to stop his exploitation, must be taken from him. Those people are playing with fire. The American is a patient ass. Due principally to the fact that he thinks he has the power to redress his wrongs when he shall decide to do so. Take from him this belief and confront him with the fact that he can drive out thieves only by force and he may read his bonds with little regard to who is hurt.

The conviction of Warren has had the effect of increasing the circulation of the *Appeal to Reason* some fifty thousand and the end is not yet.

The Republican party came into power by espousing the cause of human liberty but the people will some day awaken to the fact that the G. O. P. has gotten onto the other side of the fence with both feet and it will be called upon to "go way back and sit down."

The writer was down in Louisiana last month and heard a Sunday School teacher telling of the purification of the courts and his talk created no comment. The fact that there is one law for the rich and another for the poor has almost ceased to create comment. But I suppose the poor like it as they continue to vote for it. Some few people are governed by reason and more by interest but the great body of the human race are governed by prejudice. Many people vote for the party name long after the principle has died out. Many men stand with their faces to the past and refuse to see the crisis that is fast approaching. Capitalism, with the dollar placed above the man, is hurrying on to its own destruction. The only question is will the end come in blood or peace, plenty and prosperity? Socialists hope for a peaceful ending but they are not all sanguine.

Locust Cottage, Ark.

Epilepsy, Fits

"My son was cured of a very bad case of epilepsy with Dr. Miles' Nerve."

MRS. D. BAKER, Cleveland, O.

"My little daughter who was afflicted with St. Vitus' Dance is now entirely well after taking Dr. Miles' Nerve only four months."

MRS. C. G. BENNETT, Alma, Mich.

Epilepsy, Fits, St. Vitus' Dance and Spasms, are all nervous diseases. They have been cured in so many instances with Dr. Miles' Nerve that it is reasonable to conclude that it is almost sure to cure you. With nervous diseases of a severe type, persistent use has almost invariably resulted in a complete cure or lasting benefits, worth many times the cost of the remedy. The best evidence you can get of its merits is to write to those who have used it. Get a bottle from your druggist. Take it all according to directions, and if it does not benefit he will return your money.

Highest market price paid for Country Produce. When others pay 12-20 per dozen for Eggs, we pay 15c, and when others pay 20c we pay you 25c. Remember, we buy Wool, Hides, Feathers, Roots, Butter, Eggs, and all farm products, and pay the highest market price.

E. L. BARNHOUSE.

Phantasm of Jamestown's Famine :: ::

By EDWARD B. CLARK

That Is the Caption Which Will Head Our Special Feature Story in the Next Issue. :: ::

A few hundred years ago Jamestown was beset with famine.

To-day that occasion is memorialized by a yearly banquet of newspaper men and Washington legislators.

It's a queer procedure, but it is full of red-blooded, human interest.

Read This Article

THE Chicago Public: "Speaking of 'the thralldom of words,' is it impossible for the foremost citizen of Oyster Bay to escape from the thralldom of the word 'bully'? Or is the word under the thralldom of that citizen of Oyster Bay? While in the White House he said he was having a 'bully time.' Entering upon his duties as sub-editor of the *Outlook*, he said he had a 'bully pulp.' Writing from Africa he says, 'We are having a 'bully time.' By shooting monkeys and other inoffensive animals he is setting a 'bully example' to American boys and giving 'bully advertisements' to the makers of death-dealing guns and ammunition."

Arcadia Valley Cook Book—new and revised edition—\$1. For sale at this office.

Wheat, Bran, Shipstuff, Corn, Corn chops, Hen feed and Chick feed. Lowest prices. LOPEZ STORE CO.

Missouri State Normal School. A STATE COLLEGE Cape Girardeau, Missouri.

College Courses leading to the A. B. and B. S. degrees. Advanced Normal Course, leading to the Life State Teacher's Certificate. Elementary Normal Course, leading to the Elementary Teacher's Certificate.

A course in Agriculture which will prepare young men for successful farming. School operates a small farm.

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One of the Best Schools of Music in the State.

A Complete Business Course. The highest culture combined with practical training for life.

Two large boarding halls afford students home surroundings and comforts. Fine equipment. Moderate cost.

For further information address Missouri State Normal School, Cape Girardeau, Mo.

FOR SALE—One three-seated, two-horse Spring Wagon and one two-seated one-horse Spring Wagon. Will be sold cheap. Inquire of Mrs. R. D. Lewis, at "Mountain View"—the old Langdon farm. Will trade for good drive or saddle horse.

CASTORIA

For Infants and Children.

The Kind You Have Always Bought

Bears the Signature of Chas. H. Fletcher

NOTICE OF LETTERS.

Notice is hereby given that Letters of Administration, with the will annexed upon the estate of John William Speck, late of Iron county, deceased, have been granted to the undersigned, George W. Farrar, by the Judge of the Probate Court of the County of Iron, bearing date the 9th day of August, 1909. All persons having claims against said estate are required to exhibit them to me for allowance, within one year after the date of said Letters, or they may be precluded from any benefits of such estate; and if such claims be not exhibited within two years from the time of the publication of this notice, they will be forever barred.

August 24, 1909.

GEORGE W. FARRAR, Administrator with will annexed.

NOTICE!

WHEN you are hunting Bargains look at the BARGAINS AT BROWN'S. It will Pay You and it will pay us.

We Can Save You Money!

Do not take our word for it. USE YOUR OWN JUDGMENT.

B. N. BROWN,

ONE-PRICE CASH STORE.

IRONTON.

Returned.

W. P. McCARVER,

Saddler and Harness-Maker

Is again in Ironton, with a New Stock of Goods, and requests your patronage.

Opposite the Academy of Music.

or assigns may claim in said real estate; that it is impossible for the plaintiff to further describe the said parties or their interest or to state more definitely whether said parties claim as heirs, devisees or assignees or grantees of said deceased, and he cannot insert their names because they are unknown to him; that plaintiff cannot describe their interest more definitely for the reason that the above contains all the information that plaintiff has or can obtain as to said parties, their names or the nature of their claims or the extent of the same.

Plaintiff further states that the unknown heirs, devisees and assigns of John P. Chorper, deceased, are such persons as under the laws of the state of Missouri would inherit as the next of kin of said deceased or are such persons as may be named as devisees or legatees of the deceased in the will of the deceased, and are such persons as may have acquired some right, title or interest or claim of right, title or interest as assigns or grantees of said John P. Chorper, deceased; that the names and number of said unknown heirs, devisees or assigns are to this plaintiff unknown; that the deed records of Iron county do not disclose their names or the number of said unknown heirs, devisees or assigns or the interest that said unknown heirs, devisees or assigns may claim in said real estate; that it is impossible for the plaintiff to further describe the said parties or their interest, or to state more definitely whether said parties claim as heirs, devisees or assignees or grantees of said deceased, and he cannot insert their names because they are unknown to him; that plaintiff cannot describe their interest more definitely for the reason that the above contains all the information that plaintiff has or can obtain as to said parties, their names or the nature of their claims or the extent of the same.

Plaintiff further states that the deceased persons mentioned aforesaid at the date of their death made some claim of right, title or interest of, in and to the above described real estate the nature and extent of whose interest this plaintiff is unable to state, but avers that such claim was adverse to this plaintiff and he is unable to state more definitely the nature of said claim because the facts are unknown to him.

Plaintiff further states that all of the defendants, except Francis G. Delano and Mrs. Delia A. Pilley, are non-residents of the state of Missouri and that the ordinary process of this court cannot be served upon them in this state.

Wherefore the premises considered plaintiff prays the court to ascertain and determine the estate, title and interest of said parties respectively in and to the above described real estate and to define and adjust by its judgment or decree the title, estate and interest of the parties hereto severally in and to the above described real estate.

And that unless the said defendants be and appear at this court, at the next term thereof, to be begun and holden at the court house in the City of Ironton, in said county, on the 25th day of October next, and on or before the third day of said term, if the term shall so long continue—and if not, then on or before the last day of said term—answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered that a copy hereof be published, according to law, in the IRONTON REGISTER, a weekly newspaper published in said County of Iron, for four weeks, successively, published at least once a week, the last insertion to be at least thirty days before the first day of said next October term of this court.

A true copy from the record:

Witness my hand and seal of the Circuit Court of Iron County, this

(SEAL) 20 day of August, 1909.

J. M. HAWKINS, Circuit Clerk.